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include, inter alia, Marathon;

amendments to both the pending complaint and the motion;

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6	O'MELVENY & MYERS LLP Molly M. Lens, Esq.	
7	mlens@omm.com (Pro Hac Vice Application to be Submitted)	
8	1999 Avenue of the Stars, 7 th Floor Los Angeles, CA 90067	
9	Phone 310-246-8593	
10	Attorneys for Defendant	
11	UNITED STATES DISTRICT COURT	
12	DISTRICT OF NEVADA	
13	RUSSELL G. GREER,	Case No. 2:21-cv-01905-RFB-NJK
14	Plaintiff,	
15	VS.	STIPULATION AND [PROPOSED] ORDER REGARDING DEADLINES
16	FREMANTLE PRODUCTIONS NORTH AMERICA, INC., a corporation,	
17	Defendant.	
18		
19	Plaintiff Russell G. Greer (hereinafter "Plaintiff"), in pro per person, and Defendant	
20	Fremantle Productions North America, Inc. (hereafter "Defendant"), by and through counsel,	
21	hereby agree and stipulate as follows:	
22	WHEREAS, Plaintiff intends to seek leave of court to further amend his complaint to	
23	include, inter alia, Marathon Productions, Inc. ("Marathon") as a defendant to the lawsuit—the	
24	other party to Plaintiff's Audition Agreement for <i>America's Got Talent</i> ;	

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WHEREAS, the Parties are meeting and conferring about Plaintiff's proposed

WHEREAS, Plaintiff further intends to amend his motion for a preliminary injunction to

Pro Se Litigant

WHEREAS, the Parties agree that—for party and judicial efficiency—Fremantle should		
not respond to the pending complaint or motion for a preliminary injunction;		
WHEREAS, the Parties are meeting and conferring about Fremantle's anticipated motion		
to compel arbitration pursuant to Greer's Audition Agreement;		

WHEREAS, the Parties agree to meet and confer about the timing for Fremantle's response to both the further amended complaint and amended motion, after Plaintiff files the same, including whether the motion should be stayed pending resolution of Fremantle's motion to compel arbitration;

WHEREAS, should the Parties not be able to reach agreement, the Parties agree that Fremantle's deadlines to respond to the further amended complaint and amended motion shall be pursuant to the Federal Rules of Civil Procedure, without prejudice to Fremantle's right to seek to extend and/or stay such deadlines.

Dated this 11th day of January 2022.	Dated this 11th day of January 2022.
Russell G. Greer	H1 LAW GROUP

/s/ Russell G. Greer
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Phone 702-608-3720

Attorneys for Defendant

IT IS SO ORDERED:

RICHARD E BOOLWARE, II United States District Court

DATED this 12th day of January, 2022.

From: Russell Greer < russell greer 27@icloud.com>

Sent: Tuesday, January 11, 2022 5:49 PM To: Lens, Molly M. <mlens@omm.com>

Cc: Russell Greer <russmark@gmail.com>; Joel Schwarz <joel@h1lawgroup.com>

Subject: Re: Question for your clients to ponder

[EXTERNAL MESSAGE]

Hello, yes that is fine for the stipulation re time

www.russellgreer.com

Sent from my iPhone

On Jan 11, 2022, at 5:18 PM, Lens, Molly M. <mlens@omm.com> wrote:

Russell –

Thank you for confirming your agreement that Fremantle need not respond to the motion for a preliminary injunction until after you've amended it. And, yes, Fremantle agrees not to move to compel arbitration until after the court decides whether to accept your further amended complaint. I've gone ahead and prepared the attached short stipulation, memorializing the parties' agreements. Can you please confirm we have approval to /s/ sign on your behalf? I'd like to get this on file today.

Otherwise, I'll call you tomorrow or Thursday to discuss the service issue, and I'd also like to continue our conversation about arbitration.

Thanks,

Molly

Molly M. Lens

mlens@omm.com O: +1-310-246-8593

O'Melveny & Myers LLP 1999 Avenue of the Stars, 7th Floor Los Angeles, CA 90067 Website | LinkedIn | Twitter | Bio

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